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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/677,660	10/02/2003	Susann Marie Keohane	AUS920030640US1 9966	
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c/o BIGGERS & OHANIAN, LLP P.O. BOX 1469 AUSTIN, TX 78767-1469			PHAN, TUANKHANH D	
			ART UNIT	PAPER NUMBER
,	v .		2153	
			MAIL DATE	DELIVERY MODE
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

?-;	Application No.	Applicant(s)				
	10/677,660	KEOHANE ET AL.				
Office Action Summary	Examiner	Art Unit				
	TuanKhanh Phan	2153				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from the application to become ABANDON	ON. timely filed m the mailing date of this communication. IED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 25 M	larch 2005.					
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closed in accordance with the practice under E	=x parte Quayle, 1935 C.D. 11, 4	453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-39 is/are pending in the application	4) Claim(s) <u>1-39</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
	Claim(s) <u>1-39</u> is/are rejected.					
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	r election requirement					
are subject to restriction and/o	r ciconomicquirement.					
Application Papers						
9)☐ The specification is objected to by the Examine						
10)⊠ The drawing(s) filed on <u>02 October 2003</u> is/are						
Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct	•					
11) The oath or declaration is objected to by the Ex						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
 a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority document 	s have been received					
Certified copies of the priority document Certified copies of the priority document		ation No.				
3. Copies of the certified copies of the prior						
application from the International Burea		-				
* See the attached detailed Office action for a list	of the certified copies not receive	ved.				
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Attachment(s)	_					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 	4) Interview Summa Paper No(s)/Mail					
3) Information Disclosure Statement(s) (PTO/SB/08)	5) 🔲 Notice of Informal					
Paper No(s)/Mail Date <u>03/25/2005</u> .	6) Other:					

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Herrero et al. (WO 00/74345), hereinafter Herrero, in view of Holden et al. (US Pat. 5,828,832), hereinafter Holden.

Regarding claims 1, 14 and 27, Herrero discloses a method/system for providing a necessary level of security for a computer capable of connecting to different computing environments are determined (i.e. providing security requirements for establishment between entities in one or more networks and determining the needed security levels for data and connections, abstract), the method comprising:

monitoring a type of connection between the computer and a network in a current computing environment (i.e. measuring security for connection exist between entities – e.g. a computer and its network, p. 4 lines 5-10);

determining a security level of data before sending the data across the network (i.e. determine the security level needed based on the information, data, being transmitted, p. 4, lines 13-14);

but Herrero does not explicitly teach storing the data in a buffer instead of sending the data across the network if the connection to the network lacks a security control required for the determined security level of the data; and sending the data from the buffer.

However, in the same field of endeavor, Holden discloses storing the data in a buffer (i.e. storing the datagram/data, in the waiting queue/buffer, col. 11, lines 28-30), instead of sending the data across the network if the connection to the network lacks a security control required for the determined security level of the data (i.e. then waiting to be sent across the network upon exchanged and met security requirements – association grant message received, col. 11, lines 30-31); and

Holden discloses sending the data from the buffer when the computer is connected to a changed computing environment having a new type of connection that has the security control required for the data (i.e. upon the verification of connection/receiver and security control required for the datagram is validated, datagram is sent from the queue/buffer, col. 11, lines 50-52).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the waiting buffer for data security taught by Holden into the verification of connection security taught by Herrero to allow the operations of computer network entities transmitting secured data across the network with out any expensive network security interfaces (Holden).

Regarding claims 2, 15 and 28, Herrero and Holden disclose the method of claims 1, 14 and 27, and Holden further discloses wherein monitoring a type of

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connection comprises periodically determining the type of connection between the computer and the network (i.e. the procedure of checking destination network connection is repeated/periodically, col. 19, lines 13-14).

Regarding claims 3, 16 and 29, Herrero and Holden disclose the method of claims 1, 14 and 27, Holden further discloses wherein monitoring a type of connection comprises event-driven determining of the type of connection between the computer and the network (i.e. processing based on an anticipated event is equivalent to event-driven determination, col. 16, lines 56-57).

Regarding claims 4, 17 and 30, Herrero and Holden disclose the method of claims 3, 16 and 29, Holden further discloses wherein the steps of the method are carried out by a software process and event-driven determining of the type of connection is carried out whenever the process is invoked (col. 16, lines 56-57).

Regarding claims 5, 18 and 31, Herrero and Holden disclose the method of claims 3, 16 and 29, wherein determining a security level results in a determination that data to be transmitted requires at least some level of security and event-driven determining of the type of connection is carried out in response to such determination (see the discussions of level of security of data in claims 1 and event-driven in claim 3).

Regarding claims 6, 19 and 32, Herrero and Holden disclose the method of claims 1, 14 and 27, Herrero further discloses wherein determining a security level of data before sending the data across the current network comprises reading the security level of data from a markup element embedded in the data (i.e. markup element

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embedded in the data is a form of applying data encryption or data masking, p. 6, lines 15-17).

Regarding claims 7, 20 and 33, Herrero and Holden disclose the method of claims 1, 14 and 27, Holden further discloses wherein determining a security level of data before sending the data across the current network comprises reading the security level of data from meta-data in a header in a network message (IP datagrams, e.g. IP header, is a type of meta-data, col. 16, line 56).

Regarding claims 8, 21 and 34, Herrero and Holden disclose the method of claims 1, 14 and 27, Herrero further discloses comprising returning a non-fatal error to a sending program if the connection to the network lacks a security control required for the data (enable looping, Figure 7, allows a future or alternative checking such that non-fatal error is considered).

Regarding claims 9, 22 and 35, Herrero and Holden disclose the method of claims 8, 21 and 34, Holden discloses further comprising the sending program's informing a user that the data will be held in a security buffer until the computer is connected to a changed computing environment having a new type of connection that has the security control required for the data (i.e. storing the datagram/data, in the waiting queue/buffer, col. 11, lines 28-30, then waiting to be sent across the network upon exchanged and met security requirements – association grant message received, col. 11, lines 30-31).

Regarding claims 10, 23 and 36, Herrero and Holden disclose the method of claims 8, 21 and 34, Herrero discloses further comprising the sending program's

prompting a user with the option to create a secure tunnel for transmission of the data (security level needed may be determined, p. 4, lines 10-13).

Regarding claims 11, 24 and 37, see discussion of claims 1 above, Herrero further discloses a method for providing a necessary level of security for a computer capable of connecting to different computing environments, the method comprising:

connecting the computer to a network in a first computing environment determined (i.e. providing security requirements for establishment between entities in one or more networks and determining the needed security levels for data and connections, abstract);

specifying a security level for data to be sent across the network (abstract); instructing a sending program to send the data across the network (abstract); receiving an indication that security control of the first computing environment lacks a security control required for the specified security level (p. 4, lines 5-20);

connecting the computer to the network in a second computing environment, wherein the second computing environment has the security control required for the specified security level (p. 4, lines 5-20); and

receiving an indication that the data has been sent across the network (p. 10, lines 25).

Regarding claims 12, 25 and 38, Herrero and Holden disclose the method of claims 11, 24 and 37, Herrero further discloses comprising: determining, when the computer is connected to the second network, that the second computing environment has the security control required for the specified security level (i.e. **providing security**

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requirements for establishment between entities in one or more networks and determining the needed security levels for data and connections, abstract); and

automatically sending the data across the network promptly upon determining that the second computing environment has the security control required for the specified security level (abstract).

Regarding claims 13, 26 and 39, Herrero and Holden disclose the method of claims 11, 24 and 37, Herrero further discloses comprising: receiving an indication that the second computing environment has the security control required for the specified security level (p. 4); and again instructing the sending program to send the data across the network (Figure 7, "770").

Claims 1, 14 and 27 are also rejected **under 35 U.S.C. 103(a)** as being unpatentable over Herrero et al. (WO 00/74345), hereinafter Herrero, in view of Ueda (US Pat. 5,692,179).

Regarding claims 1, 14 and 27, Herrero discloses a method/system for providing a necessary level of security for a computer capable of connecting to different computing environments are determined (i.e. providing security requirements for establishment between entities in one or more networks and determining the needed security levels for data and connections, abstract), the method comprising:

monitoring a type of connection between the computer and a network in a current computing environment (i.e. measuring security for connection exist between entities – e.g. a computer and its network, p. 4 lines 5-10);

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determining a security level of data before sending the data across the network (i.e. determine the security level needed based on the information, data, being transmitted, p. 4, lines 13-14);

but Herrero does not explicitly teach storing the data in a buffer instead of sending the data across the network if the connection to the network lacks a security control required for the determined security level of the data; and sending the data from the buffer.

However, in the same field of endeavor, Ueda discloses storing the data in a buffer (i.e. data are temporarily stored to the buffer means, col. 4, lines 60-62) instead of sending the data across the network if the connection to the network lacks a security control required for the determined security level of the data (col. 4, lines 60-62); and

Ueda discloses sending the data from the buffer when the computer is connected to a changed computing environment having a new type of connection that has the security control required for the data (i.e. and then transmitted when security level of the connection and security level of data are in conformity, col. 4, lines 59-62).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the waiting buffer for data security taught by Ueda into the connection security taught by Herrero to allow the operations of computer network entities transmitting secured data across the network instantly upon registration of security network by another user (Ueda).

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Kaplan, Robert. US Pub. 2004/0215963. Kaplan discloses Method and Apparatus for Transferring or Receiving Data via the Internet Securely.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to TuanKhanh Phan whose telephone number is 571-270-3047. The examiner can normally be reached on Mon to Fri, 8:00am to 4:30pm EST, 1st Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenton B. Burgess can be reached on 571-272-3949. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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